

provided by the County Commissioners of the several counties. The magistrates for juvenile causes of the several counties may also appoint, from time to time, additional probation officers, upon recommendation of the respective juvenile court committees, to serve without pay during the pleasure of the said magistrates. Such additional probation officers are subject to the same orders and directions, are under the same supervision and are vested with the same authority as are the regularly appointed paid probational officers herein provided for. All such probation officers receiving or not receiving compensation for their services shall have had at least one year's experience in the field of social work. Any person appointed as probation officer in any county may also be appointed probation officer for one or more additional counties.

87. Said probation officers shall be known as "Probation Officers for Delinquent and Dependent Children." They shall be at all times subject to the orders and directions and shall be under the supervision of the appointing magistrate. In the execution of their office they shall be vested with all the privileges and authority of constables. In any proceeding before any magistrate for juvenile causes involving a hearing, trial, detention, the custody or commitment of any minor, one or more of the probation officers provided for aforesaid shall make such investigation and make return thereof as may be required by said magistrate and shall execute such further orders or directions as such magistrate may from time to time require. The probation officers herein provided for shall have the power to bring any minor or minors who may be on probation as aforesaid before the juvenile court by a process of warrant duly sworn to, charging him or them with violation of the terms or conditions of their probation, or by subpoena directed to them for further proceedings, and when such action is taken the magistrate aforesaid may continue the proceeding and finally dispose of the same as fully as could have been done had there been no suspension of sentence or proceedings in the first place; provided, however, that in any case where full trial or hearing has not been held and the charge of crime has not been fully shown, sustained or determined before suspension of sentence or further proceedings the magistrate shall hold the case under consideration before sentence is passed or a final disposition of the case is made. The magistrate aforesaid shall have the authority to extend the term of probation for any time and such additional period as may be deemed